IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

EQUAL EMPLOYMENT) Case No. 8:10CV00318
OPPORTUNITY COMMISSION,	
Plaintiff	
ABDI MOHAMED, et. al.,	STIPULATED ORDER REGARDING
	COST SHARING FOR INTERPRETING
Plaintiff/Intervenors,	TRIAL TESTIMONY DURING
	THE PHASE I TRIAL
FARHAN ABDI, et al.,	
Plaintiff/Intervenors,	
V.	
JBS USA, LLC, f/k/a JBS SWIFT & CO.	
a/k/a SWIFT BEEF COMPANY,	
Defendant.	

This matter having come before the Court on the stipulation of Plaintiff EEOC and Defendant JBS USA, LLC (collectively the "parties") concerning the need for in-court interpreters and the parties' agreement to share costs for interpreting trial testimony during the Phase I trial, and the Court being fully advised enters the following Stipulated Order pursuant to Rule 43(d) of the Federal Rules of Civil Procedure:

- 1. The parties intend to call numerous witnesses during the Phase I trial who do not speak English, or whose English-speaking ability is sufficiently limited as to require in-court interpretation services.
- 2. The parties intend to call witnesses whose primary language is either Somali or Spanish, and therefore interpreters in each language will be required.

8:10-cv-00318-LSC-FG3 Doc # 476 Filed: 04/19/13 Page 2 of 4 - Page ID # 6669

3. Due to the anticipated length of trial testimony requiring interpreting, the parties will

need to retain at least two interpreters for each language to allow the interpreters

adequate breaks to maintain the integrity of the translated testimony.

4. The parties agree to split the costs of the in-court interpreters by each paying the costs

associated with one Somali and one Spanish interpreter.

5. The parties agree to minimize interpreting costs by presenting Somali and Spanish

speaking witnesses consecutively and on consecutive trial days to the extent possible.

6. The parties have been informed that a staff interpreter for the U.S. District Court for

the District of Nebraska may be available and willing to provide Spanish

interpretation during the Phase I trial at no cost to the parties. In the event the Court's

staff interpreter is able to interpret for this case, the parties shall retain and split the

cost of an additional Spanish-language interpreter to alternate with the Court's staff

interpreter.

7. The parties may separately retain other interpreters for purposes of communicating

privately with witnesses or clients. Such arrangements are not subject to the terms of

this stipulation.

IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD:

Dated: April 17, 2013

FOR PLAINTIFF EEOC:

s/ Rebecca S. Stith

Rebecca S. Stith

Senior Trial Attorney

EEOC – Seattle Field Office 909 First Avenue, Suite 400 Seattle, WA 98104-1061 (206) 220-6858 / (206) 220-6911 (fax) rebecca.stith@eeoc.gov

s/Anne E. Gusewelle
Senior Trial Attorney
EEOC-Kansas City Area Office
4th and State Ave, 9th Floor
Kansas City, KS 66101
(913) 551-4844/(913) 551-6957 fax
anne.gusewelle@eeoc.gov

s/ Nicholas Pladson
Senior Trial Attorney
EEOC-Minneapolis Area Office
330 S. Second Ave., Ste 720
Minneapolis, MN 55401
(612) 335-4047
nicholas.pladson@eeoc.gov

s/ Peter Laura
Senior Trial Attorney
EEOC-San Francisco District Office
350 The Embarcadero, Ste. 500
San Francisco, CA 94105
(415) 625-5641
peter.laura@eeoc.gov

FOR DEFENDANT JBS USA, LLC:

s/ Heather Fox Vickles
s/ Walter V. Siebert
Heather Fox Vickles
Walter V. Siebert
SHERMAN & HOWARD L.L.C.
633 17th Street, Suite 3000
Denver, CO 80202
(303) 297-2900 / (303) 298-0940 (fax)
hvickles@shermanhoward.com
bsiebert@shermanhoward.com

s/Roger J. Miller
Roger J. Miller, Esq.
McGrath North Mullin & Kratz, PC LLO
First National Tower, Suite 3700
1601 Dodge Street
Omaha, NE 68102
(402) 341-3070 / (402) 341-0216 (fax)
rmiller@mcgrathnorth.com

<u>ORDER</u>

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: 19th day of April, 2013

s/Laurie Smith Camp Chief District Court Judge